United States Bankruptcy Court Southern District of New York

In re Lehman Brothers Holdings Inc., et al.,

Case No. 08-13555 (JMP)

(Jointly Administered)

PARTIAL TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee

Avione Party Concile Seavens Messes Name of Transferee	Lehman Brothers Securities N.V. Name of Transferor
	Court Claim #: <u>58649</u>
	Claim Amount: \$6,611.31
Name and Address where notices to Transferee should be sent:	
AUTINIS PAUL C. SEGUENIA MENSES ALAMEDA CONDE DE CEIRAS, 57 2780-134 DENGAS PORTUEAL	
I declare under penalty of perjury that the inform to the best of my knowledge and belief, and here this notice in the above-referenced chapter 11 case	by authorize the Transferor, or its agents, to file

Penalty for making a false statement. Unc of up to \$500,000 or imprisonment for up to 5 years, or both 181, \$ C. \$\$ 152 & 3571

Name: INTO NO PAULO CO. DE DE DEGUERA MENDES

Title:

*Doc 49575 Filed 05/13/15 Entered 05/13/15 16:31:51 Main Document Pq 2 of 2

ASSIGNMENT AND EVIDENCE OF PARTIAL TRANSFER OF CLAIM

TO:

United States Bankruptcy Court for the

Southern District of New York ("Bankruptcy Court")

Attention: Clerk

AND TO:

Lehman Brothers Holdings Inc. (the "Debtor")

Chapter 11. Case No. 08-13555 (JMP) (jointly administered)

Lehman Brothers Securities N.V. ("Assignor"), for good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, does hereby unconditionally and irrevocably sell, transfer and assign unto:

> ANTONIO PAULO COULEIRA SEQUERRA MENDES
>
> ALAMEDA CONRE DE CERRAS, 57 2780-134 DENRA - PORTUGAL

its successors and assigns ("Assignee"), its rights, title and interest in and to Proof of Claim number 58649, solely to the extent of \$6,611.31 (the "Assigned Claim")

Assignor hereby waives any objection to the transfer of the Assigned Claim to Assignee on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law. Assignor acknowledges and understands, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Assigner transferring to Assigner the Assigned Claim and recognizing Assignee as the sole owner and holder of the Assigned Claim. Assignor further directs the Debtor, the Bankruptcy Court and all other interested parties that all further notices relating to the Assigned Claim, and all payments or distributions of money or property in respect of the Assigned Claim, shall be delivered or made to Assignee.

IN WITNESS WHEREOF, this Assignment and Evidence of Partial Transfer of Claim is dated as of the 13 day of May .. 2015.

Assignor:

LEHMAN BROTHERS SECURITIES N.V.

Assignee:

Name:

Title:

BY: Interior PAULO COUCERD SEQUENZA MENDES
NORDE: ANTÓNO PAULO CONCERRO SEQUENZA MENDES
TIME: